

Exhibit 6

From: [Placid, Debbie](#)
To: [Nicholas Bahnsen](#); smccarthy@kostelaneetz.com; [Daniel Davidson](#); mbrown@kostelaneetz.com; [Neiman, Peter](#); [Dulberg, Andrew S.](#); [Warren, Brittany R.](#); [Castano, Nelson S.](#)
Cc: [Weinstein, Marc A.](#); [Oxford, Neil](#); [Maguire, Bill](#); [McGoey, John](#); [Smith, Dustin](#); [Farrell, Gregory](#); [Sanders II, J. Scott](#); [Lagnado, Jessica](#)
Subject: RE: SKAT's Counter Designations and Objections
Date: Monday, January 27, 2025 6:29:39 PM
Attachments: [B. Daugaard - Deposition Designations \(Corrected\).xlsx](#)

EXTERNAL SENDER

Counsel:

Please find attached a corrected excel sheet for Bo Daugaard (the yellow highlights reflect the corrected pin cites).

Thank you,
Debbie

Debbie Placid | Associate

Hughes Hubbard & Reed LLP

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From: Placid, Debbie
Sent: Monday, January 27, 2025 12:16 PM
To: Nicholas Bahnsen <nbahnsen@Kostelaneetz.com>; smccarthy@kostelaneetz.com; Daniel Davidson <ddavidson@Kostelaneetz.com>; mbrown@kostelaneetz.com; Neiman, Peter <Peter.Neiman@wilmerhale.com>; Andrew.dulberg@wilmerhale.com; Warren, Brittany R. <Brittany.Warren@wilmerhale.com>; Castano, Nelson S. <Nelson.Castano@WilmerHale.com>
Cc: Weinstein, Marc A. <marc.weinstein@hugheshubbard.com>; Oxford, Neil <neil.oxford@hugheshubbard.com>; Maguire, Bill <bill.maguire@hugheshubbard.com>; McGoey, John <john.mcgoey@hugheshubbard.com>; Smith, Dustin <dustin.smith@hugheshubbard.com>; Farrell, Gregory <gregory.farrell@hugheshubbard.com>; Sanders II, J. Scott <Scott.Sanders@hugheshubbard.com>; Lagnado, Jessica <Jessica.Lagnado@hugheshubbard.com>
Subject: SKAT's Counter Designations and Objections

Counsel:

Please find SKAT's counter designations and objections to deposition of Bo Daugaard.

- DX-3100 - please provide a redacted copy of DX-3100 redacting statements that are inadmissible per the Court's *in limine* ruling (e.g., reference to the VP scheme, the time difference between declaration and reporting, mandatory use of TastSelv).
- DX3101 - please provide a redacted copy of DX-3101 redacting statements that are inadmissible per the Court's *in limine* ruling (e.g., statements about unlisted companies, the bank and VP schemes, the time difference between declaration and reporting).
- DX3102 - please provide a redacted copy of DX-3102 redacting statements that are inadmissible per the Court's *in limine* ruling (e.g., statements about the time difference between declaration and reporting, the VP scheme).
- DX-3053 - SKAT objects to DX3053 as inadmissible per the Court's *in limine* ruling.